being intended that the design and scope posed of in and by the provisions of this of 'his institute shall be to each such branches of learning as are related to Ag-riculture and the Mechanical and Industrial Arts, Scientific and Classical studies and instructions in all the various higher branches of education; the fundamental laws and in what regards the rights and duties of citizens, and shall include military tactics if the said joint Boards deem the same

if the said joint Boards deem the same requisite and proper.

That all Summer Schools now or that may be hereafter provided for shall be taught, had and held in and at the University, of the State of Florida, and the Board of Control shall make such necessary provisions therefor as shall be requisite and necessary: Provided, that whenever a normal department shall be established at the Femmie College a branch of such summer school may be there located if deemed advisable, and the boards may establish summer schools for colored teachers at the colored normal school whenever it shall deem the same necessary.

None but female white students shall be admitted to this instituion, and no student shall be admitted therein unless and until she shall have passed a satisfactory examination in some High School of this or some other State having a like standing and through or beyond the tenth grade as now established for the High Schools in this State, or such other grade not lower than the tenth grade as may be hereafter established, and no student from any other State shall be admitted to such institution, except by the consent and upon the certificate of the State Board of Control That the State Board of Education jointly with the Board of Control is hereby authorized and empowered at any time it may deen the same requisite or necessary, to establish and maintain a Normal Department for the instruction of white female teachers in the Florida Female College, and when established the same shall be under the charge and control of the

lege, and when established the same shall be under the charge and control of the State Board of Control, with all the pow-

State Board of Control, with all the powers and duties in relation thereto as provided herein, and under such rules and regulations as it shall prescribe.

Sec. 23. No student shall be admitted to the University of the State of Florida who has not passed a satisfactory examination at some High School and through the twelfth grade as now established, or some other institution of learning having an equivalent of instruction to the twelfth grade. The State Board of Control may change the grade at any time the may see fit as a pre-requisite to such entire No person shall be admitted to said University except white male students having the pre-requisite qualifications to which the the pre-requisite qualifications to which the said Board of Control may add others in said Board of Control may add others in their judgment and discretion, except to the Normal Department thereof for the instruction and education of teachers; when both male and fémale students may be admitted to that department.

Sec. 24. In case of the admission of students to either the said University or College from other States, the same may be admitted by and with the consent and upon the certificate of the Board of Control upon such terms as to tuition, board.

upon such terms as to tuition, board, as the said Board may from time to

The several departments of the said Col-lege and of the said University shall be open to application for admission who are citizens of this State at the lowest rate and expense consistent with the welfare and efficiency of the respective institutions, and as may be established from time to time by the said Board. Each county shall have the right to send one student annualhave the right to send one student annually, or so often as vacancies may occur to each of the said institutions and normal department, such students to be selected by the Boards of Public Instruction of the several counties possessing the qualifications required for admission thereto, and such students so selected shall be received into said respective institutions and entitled to receive the benefits of a full course of instruction at either seid College or University, or Normal Department, or other institution aforesaid, without any charge for situation at either seld College or University, or Normal Department, or other instruction aforesaid, without any charge for urer, and shall file the other duplicate of instruction, but subject to such rules and regulations as may be established by the said Board for the governance and direction of the same, and the Board may make such requisite as to previous instruction for entries into the Normal Departments as it shall be chairman and Sandara and Sandara treasurer for the direction of the said voucher approved by him, to the Treasurer for the dished under this act shall be part of the said voucher approved by him in his office.

No voucher shall be issued or drawn by the Board for the governance and direction of the Board of Control for the payment of any money's except the same be approved by said Board in regular session and countries into the Normal Departments as it requisite as to previous instruction for en-tries into the Normal Departments as it shall deem best.

Sec. 25. The joint boards, as soon as

Sec. 25. The joint boards, as soon as they shall be located the said University. Contest and Insection of the said University. Contest and Insection, shall take and appropriate from the different libraries and laboratories of the several abolished institutions so much of said literature and parameters. phernalia and apparatus as may be necessary to thoroughly equip the four said respective institutions, and the balance, if any remains, shall be disposed of as is hereafter provided for the disposal of other

property not used.

Sec. 26. That all the bends, moneys, properties and assets belonging to the University of Florida, abolished by this act, or held in any way or manner for its benefit, or which it might or could be entitled to, are directed to be transferred and conveyed under the provisions bereef and bereaved. veyed under the provisions hereof and here-by set apart and appropriate exclusively to the establishment, maintenance and sup-port of the University of the State of Florida, and all and singular the rents, revenues, issues and profits thereof, and the Florida Agricultural Experiment Station established as a department of the University of Flori-da, shall be and remain a Department of the University of the State of Florida, to-gether with all the rents, benefits, dona-tions and emoluments that may accrue therefrom, or under the act of Congress commonly known as "the Hatch" Act, or under the act of Congress commonly known as the "Morrill Act" in so far as the same or so much thereof can be used and appropriated for the benefits of said institution by the provisions of said acts, and that the provisions of Sections 286 and 280, Revised Statutes of Florida, are made applicable hereto in se far as the same are or can be made effective, and all estate, right, property, claim, emolument and the rents and increase thereof or any substitutions and issues thereof or any substitutions thereof, and all claims and demands aris-ing or that may or can arise hereunder or any act of Congress in that regard are here-by preserved, maintained and transferred to the State Board of Education for the preserved, maintained and transferred the State Board of Education for the and benefit of the University of the

of Florida. 27. The bonds, property, assets and effects of every nature and description whatsoever, including all the donations belong-ing or donated to the West Florida Seminary or the Florida State College, its successor. and the rents, revenues, issues and profits thereof, provided the said Female College shall be located by the said joint Boards at Tallahassee, be and the same is hereby apprepriated and set apart for the establishment, maintenance and support of the said Female College. In case the said Florida. ment, maintenance and support of the said Female College. In case the said Florida Female College shall not be located at Taltahassee, then so much of the said funds and property of the said abolished State College as shall, after settlement with the city of Tallahassee, belong to it and that shall come to the hands of the said State Board of Education shall be set apart, together with such other funds as they shall deem best to appropriate for such purpose out of any moneys that may come to the deem best to appropriate for such purpose out of any moneys that may come to the hands of the State Board of Education applicable thereto for the establishment, main-

Female College.
Sec. 28. All other funds, appropriations sec. 28. All other funds, appropriations and property of every nature and description which may come to the State of Florida or the hands or control of the State Board of Education, for such purpose, or which may lawfully be applied to the promotion and advancement of schools of higher education in this State including the assets and advancement of schools of higher education in this State, including the assets
of said abolished institutions not otherwise
disposed of, shall be held and appropriated
by the State Board of Education in conjunction with the Board of Control for the
maintenance and support of the said four
respective institutions equally and ratably
in proportion as the needs of the said
respective institutions may from time to
time require the same, in the judgment
of the said Boards; Provided, that what is
known as the seminary fund shall be subject to the control, management and investment of the State Board of Education as
a fund for the benefit of the Florida Female College and the University of the
State of Florida, the interest arising from
which shall be used and appropriated for which shall be used and appropriated for the maintenance and support of said two institutions in equal proportion and that one of said institutions shall be located west and the other east of the Suwannee riv

Sec. 29. That the State Board of Education, through its President, is hereby au-thorized and empowered to sign all youch-ers for all moneys coming to said institutions ereated and maintained by this act from the United States or any fund provided by the United States and which shall be paid by the United States and which shall be paid by it to the State for the benefit of the said institutions and shall deposit the same with the Treasurer of the State of Florida, to be disposed of under the provisions of this act

The sum of one hundred and fifty thousand dollars, or so much thereof as may be necessary, is hereby appropria-ted, in addition to the funds already dis-

act, or that may be in or come to the hands of the State Board of Education as hereinafter provided for the purposes here in, for the establishment, maintenance and support of the said four institutions hereby created and maintained by this act, to-wit: created and maintained by this act, to-wit:
For the establishment, maintenance and
support of the University of the State of
Fiorida; for the establishment, maintenance
and support of the Florida Female College;
for the enlargement, location, maintenance
and support of the Blind, Deaf and Dumb
Institute, and for the maintenance and
support of the Colored Normal School, which
shall be placed to the credit of the State

shall be placed to the credit of the State Board of Education, in the hands of the Treasurer, to be expended and disposed of upon vouchers as provided for herein by the Board of Control in such proportion to each of the said respective institutions as in the judgment and discretion of the said Boards may seem best, and the Legislature

mer schools for colored normal school whenever it shall deem the same necessary.

Sec. 22. The design of the Florida Female College shall be to teach and instruct in all the higher branches of education, and in all the useful arts and sciences that may be necessary or appropriate to be taught in like institutions, and as may be taught in like institutions, and as may be deemed requisite and necessary from time deemed requisite and necessary from time shall be made, or any other fund or property which shall vest in it under this act to set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund with which set apart and pay to the fund erty which shall vest in it under this act to set apart and pay to the fund with which it is vested for the use of the University of the State of Florida annually the sum of two thousand seven hundred and sixteen dollars, being the necessary amount to raise interest upon the bonds transferred to the said institution by this act from three per cent to five per cent, as is provided in Chapter 5273 of the Laws of Florida, the same being an act entitled an act making annual appropriation for the University of Florida at Lake City; to make up deficit caused by shrinkage of interest on certain bonds according to the terms and provisions of said act.

uhundred and sixteen dollars required thereit for shall be included in each appropriation,
made by the Legislature for the benefit of
the said fund required under the Act of
Congress of July 2, 1862, and that the Treasurer of the State of Florida shall set apart
said amount upon the order of the said
Board according to the provisions of such
Sec. 32. The Treasurer of the State
Florida shall receive

Florida shall receive and pay out all moneys and funds provided for in this act moneys and funds provided for in this act, or which shall come to the hands or control of the State Board of Education in any way or manner for the purposes thereof, and he shall keep all said moneys so received in a separate fund, and classify the same as provided herein, or by any law of the United States relating to any portion there-

drawing their voucher therefor in duplicate and transmitting the same to the Comptroller to be approved by him, and the said Comptroller shall draw his warrant on the State Treasurer who shall pay the same in the modes and manner as previded in Section 24 of this act, out of any funds in Section 34 of this act, out of any funds in his hands available for the purposes of

this act. Sec. 34. No moneys shall be expended or and on being of any of the said intitutions or any department thereof, extended a written you cher drawn by the stitutions or cept upon a w Board of Conti-nature of said of duplicate stating the enditures, and the person shall be made payable, all be submitted to the le State of Florida, and ed by him, and upon such emptroller shall draw his Comptroller approval the e State Treasurer for the garten pupils.
transmitting duplicate of Sec. 2. The roved by him, to the Treastersigned by the Chairman and Secretary thereof.
Sec. 35. The State Board of Control shall

be a body corporate, and shall have a corporate seal to be selected by it at its first meeting; shall elect a secretary, and remove him at will; have and employ all necessary clerks and servants; shall have power to contract and be contracted with; sue and be sued; plead and to be impleaded in all courts of law and equity; to re donations; to make purchases of lands donations; to make purchases of lands and tenements, and to contract for the sale and disposal of the same, but the title to all such donations and property, however acquired, shall be vested in the State Board of Education, and shall only be transferred and conveyed by it, and shall have and possess all the powers of a body corporate for the purposes created by or that may exist under the provisions of this act, or any act or acts amendatory thereof.

Sec. 36. That the institutions and the trustees, managers and officers thereof abolished, transferred or changed under the provisions of this act shall remain and

abolished, transferred or changed under the provisions of this act shall remain and hold their respective offices and positions until after the Board of Control provided in this act has been appointed and organized and shall have taken possession of the same and assumed the powers and duties thereof, and the same are hereby directed, authorized and empowered, that as soon after their appointment organization and ignit meeting. pointment, organization and joint meeting with the State Board of Education as here-in provided, to take charge of all and sing-ular the said abolished institutions, their asular the said abolished institutions, their as-sets and property, as well as the institutions created and maintained by this act, and assume the duties, powers and control there-of provided for herein, and take upon them-selves all the responsibility therefor.

selves all the responsibility therefor.
That the several and respective institutions abolished by this act shall not be
disturbed in their present operations until
the end of the present school year, to-wit:
The first day of June. A. D., 1905.
Sec. 37. That the State Board of Education, the State Board of Control, the Treasurer and the Comptroller shall each make a separate and complete report of all their respective acts and doings to the Legislarespective acts and doings to the Legisla-ture that shall assemble in the year 1907 and to each meeting of the Legislature thereafter, and that the said State Board of Education, Board of Control, Treasurer and Comptroller shall make an annual re-port complete in every detail of their acts and doings, skowing all moneys received and made, and every matter and thing connected with the institutions, moneys, funds, property of the said respective instifunds, property of the said respective insti-tutions under their charge and control, which directed to have printed, published and dis-tributed for general information. The Comptroller is hereby made examiner for said institutions and shall examine the same semi-annually and as often as in his judg-

semi-annually and as often as in his judgment may be required or necessary.

Sec. 38. That the said Board of Control are hereby authorized and empowered to provide a system and course of written examinations by question and answers for all the public high schools in the State and that no pupil shall be admitted to said high schools or be advanced to any successive grade therein, or shall be permitted to enter any institution created or maintained in and by this act until such examinations have been had according to such procedure, and the result of said examinations shall have been approved by the said Board of Control in each instance and a certificate of such admission or advancea certificate of such admission or advance ment by the said Board of Control, and the said Board shall have power to alter and change these rules and regulations from time to time where it shall be deemed necessary, and shall provide all the necessary blanks and distribute the same for

such purpose. Sec. 39. That the Superintendent of Public Instruction is hereby directed and it is made his duty to make an inspection of each and every of the institutions created and maintained by this act once in each and maintained by this act of the writ-ing to the Governor and a duplicate an-nual report embodying the results of his monthly reports one to the Governor and one to be filed with the Comptroller. Sec. 40. That all laws or parts of laws in conflict with the provisions of this act be and the same are hereby repealed.

Sec. 41. That this act shall take effect upon its passage and approval by the Gov-ernor or becoming a law without such ap-

provat. Approved June 5, 1905.

CHAPTER 5385 .- (NO. 14.)

N ACT Requiring Teachers' Summer Training Schools and Making Appropriations Therefor. Whereas, the Value of the Public School System is Measured by the Character of the Teachers Employed; and Whereas, Teachers' Summer Training original criminal jurisdiction, or judge of Schools are Recognized as Among the Most Potent Means of Improving Teachers, and as Being the Form of Normal Instruction Which Reaches the Largest cess. On his recommitment to the school

Number of Teachers and Hence Whose Benefits are Most Widespread; and Whereas, the Donation of Aid from the Peabody Fund Which in the Past Has Been so Liberally Granted Each Year by the Lamented Dr. J. L. M. Curry, Will Doubtless be Continued With Equal Liberality by the Present Management of Said Fund, Provided the Legislature Will Show its Appreciation Thereof by the Appropriation of a Larger Sum; Therefore propriation of a Larger Sum; Therefore

Be It Enacted by the Legislature of the State of Florida

Section 1. That the sum of twenty-five hundred dollars for the year 1905, and twenty-five hundred dollars for the year twenty-five hundred dollars for the year 1906, or so much thereof as may be necessary, be and the same is hereby appropriated for the purpose of maintaining such Teachers' Summer Training Schools, provided impartially for teachers of both races, at such times and places as may be designated by the State Superintendent of Public Instruction, and as the fund hereby appropriated and that donated from the Peabody fund will sustain. Provided, however, that no Teachthat donated from the Peabody fund will sustain. Provided, however, that no Teachers' Summer Training School within the purview of this Act, or under its operation shall be conducted in any county in this State wherein there is a college, seminary, normal school or other educational institution, supported in whole or in part by State aid or appropriation.

Sec. 2. The Comptroller is hereby authorized to draw warrants upon the requisi-

AN ACT to Amend Section 3, of Chapter 4196, Laws of Florida, Relative to Defining a School Year and Providing for the Opening and Closing of School Terms. Be It Enacted by the Legislature of the

State of Florida:

as provided herein, or by any law of the United States relating to any portion thereof, of which he shall render an annual report to the Governor of the State of Florida.

Section 1. That Section 3, of Chapter 4196. Laws of Florida, be amended so as and from what funds and sources, and expenditures, when paid and to whom, and no moneys shall be paid out by him except upon a warrant drawn by the Comptroller upon the funds in his hands, a duplicate voucher from the Board of Control showing the purposes of such expenditures, which voucher shall bear the approval of said Comptroller, shall be filed with him.

Sec. 33. The Board of Control shall pay any and all items of indebtedness of the institutions abolished under this act after the same shall have been vouchered, audited and approved as hereinbefore provided, by drawing their voucher therefor in duplicate and transmitting the same to the Comp-

CHAPTER 5387 .- (NO. 16.)

AN ACT Empowering County Boards of Public Instruction and Trustees of Special Tax School Districs to Establish Kinder-gartens Under Certain Conditions.

Be It Enacted by the Legislature of the State of Florida:

Section 1. That any county Board of Public Instruction or Board of Trustees of any Special Tax School District is hereby empowered to establish and maintain kindergartens in communities guaranteeing the attendance of twenty-five (25) kinder-

of graduation from a reputable kindergarten of graduation from a reputable kindergarten of the sec. 4. That all laws and parts of laws in conflict with the provisions of this act in act in the same are hereby repealed.

Sec. 5. That this act shall become a law is state of Florida:

immediately upon its approval by the Approved May 31, 1905.

CHAPTER 5388 .- (NO. 17.)

AN ACT Defining the Manner and Car of Commitment of Minors to the Flo State Reform School, at Marianna, Defin Who Shall be Committed, and for What Time, and Upon What Conditions, Reg-ulating the Discipline, Providing for the Proper Management of Said Reform School, and Appropriating Money for the Benefit of Said Institution.

Be It Enacted by the Legislature of the State of Florida:

Section 1. When a person is under Section 1. When a person is under the age of eighteen years is convicted before any court of an offense punishable by imprisonment in the county jail, or in the State prison, not for life, such court may sentence him to the State Reform School, or to such other punishment provided by law for the same offense. If to the Reform School, the sentence shall be conditioned that if such person is not received or kept there for the term of their sentence, unless sooner discharged by the Board of Managers, he shall then suffer such alternative punishment as the court or justice may tive punishment as the court or justice mandesignated in or by such sentence; but no child shall be committed to the Reform School who is blind, deaf and dumb, not compos or insane.

Sec. 2. When any child under the age of eighteen years shall be sentenced by any court of competent jurisdiction, to imprisonment in any county jail, or to the State's prison, it shall be lawful for the Governor upon application of such child, his parents or guardian, to commute the punishment by substituting therefor the commitment of such child to the Reform School, during the minority of such child, unless sooner discharged by the Board of Managers. But if such child, after being sent to such institution, shall persist in a deprayed course, or escape therefrom, it shall be in the power of the Governor to revoke said commutation, and to remand him to the State's 2. When any child under the mutation, and to remain him to the State prison or jall whence he came, to servout his unexpired term, and the time spent by him in the Reform School, while a refugee therefrom, shall not be con sidered a part of the original term of com

Sec. 3. Every child convicted and sen said Reform School shall there be kep disciplined, instructed, employed and governed, under the direction of the Board Managers, until the age of twenty-one year or until he is discharged as reformed, or remanded to prison under the sentence of the court, as incorrigible, upon information Board of Managers as hereinafter pro

vided.
Sec. 4. When a child is sentenced to said school, and the Board of Managers deem it inexpedient to receive him or he is found incorrigible, or his continuance in the school is deemed injurious to its management and discipline, they shall certify the same upon the mittimus upon which he is held, and the mittimus and convict shall be delivered to any proper officer who shall be delivered to any proper officer who forthwith commit such child to the shal or State prison, according to his alternative sentence. The Board of Managers may discharge any child as reformed; and may authorize the Superintendent, under such rules as they prescribe, to refuse to receive any person sentenced to said school and his certificate thereof shall be as effectual as their own.

and his certificate thereof shall be as effectual as their own.

Sec. 5. All commitment of children shall be during their minority, unless sooner discharged by the Board of Managers as herein provided; and when a child is discharged therefrom at the expiration of his term. or has reformed, it shall be a full and complete release from all penalities and disabilities created by his sentence.

Sec. 6. The Board of Managers may commit any inmate on probation, and upon such term as they deem expedient, to any suitable inhabitant of the State, for a term within the period of his sentence, such probation to be conditioned upon good behavior and obedience to the laws of the State. Such child shall, during the term for which it was originally sentenced to the Reform such child shall, during the term for which it was originally sentenced to the Reform School, be also subject to the care and control of the Board of Managers, and on their being satisfied at any time that the welfare of the child would be promoted by his return to the school, they may order its return and may enforce such order by application to the judge of any court having original criminal jurisdiction, or judge of the police or municipal court for a warrant shall be held and detained unginal mittimus.

The Board of Managers shall es-maintain a mechanical school, children under their charge to ted in mechanical trades, and in these of useful knowledge adapted and capacity; also in agricul-horticulture, according to their eight disposition and capacity; and is will best secure their reforma. dment and future benefit. The on of the officers, agents and ser-ic school, and for the government, and discipline of the inmates; specify the punishments that may all upon the children in the school, afficer, agent or servant, who insishment not so authorized, shall urged. Such rules shall be apply the Governor, and shall not be A judge committing a child to

m School shall make out and sign thent substantially in the follow-which shall be certified by the der the seal of the Court: nt of said County, was, on the com

of brought me the undersigned judge of the Court, and upon due proof, and that the said State Reform School, efore, it is hereby ordered that the

guardianship of said institution, in said. ence of incorrigible and victous con- Sec

rer of the State upon warrants efor by the Comptroller, under direction of the Governor, Atneral and Commissioner of Agri-

All appropriations made by this act are payable from funds derived from the hire of State convicts.

Sec. 14. This act shall take effect upon ts approval by the Governor.

Approved June 5, 1995.

CHAPTER 5389 .- (NO. 18.)

Section 1. That any Special School Tax District may at any time under the provisions hereinafter mentioned abolish or extent or contract the limits of such Special Tax School District: Provided, that no Special Tax School District shall be abolished while it has any outstanding indebtedness while it has any outstanding indebtedness. without first making provisions for the liq-uidation of such outstanding indebtedness.

Sec. 2. That any Special Tax School District may be abolished or the limits thereof extended or contracted by a majority vote at an election called by the Board of Public Instruction of the county for the purpose, after publication of such notice as is required to create such Special Tax District, at which election the qualifications of voters shell be the same as in elections to voters shall be the same as in elections to create Special Tax School Districts. Approved May 29, 1905

CHAPTER 5390,-(NO. 19.)

N ACT Authorizing the County Boards Public Instruction to Borrow Money for Payment of School Warrants when there are no Funds in the Treasury for such Purpose and to pay Interest for such Loans not Exceeding Eight per cent per

Be It Enacted by the Legislature of the State of Florida:

Section 1. That whenever there money in the county school fund applicable to the payment of outstanding warrants to the payment of outstanding warrants issued by any county school board in this State, the county boards of public instruction of the several counties in this State are hereby authorized and empowered to borrow money at a rate of interest not to exceed eight (8) per cent per annum for the purpose of paying all such outstanding warrants and for the further purpose of paying any and all legitimate expenses incurred in operating the schools of said county.

Sec. 2. That it shall be the duty of the County Treasurer upon presentation to him of a county school warrant to pay the same, if there are any funds in his custody apif there are any funds in his custody applicable thereto, and if there are no such funds, he shall endorse the fact on the warrant with the date of presentation and affix his official signature thereto.

That all interest payments made Sec. 3. That all interest paying the same under this Public Instruction in the same manner as warrants for other indebtedness

Sec. 4. That all laws and parts of laws in conflict with the provisions of this act be and the same are hereby repealed.

Sec. 5. That this act shall take effect Sec. 5. That this act shall take effect immediately upon its approval by the Gov-

Approved June 1, 1905.

CHAPTER 5391,-(NO. 20.)

AN ACT to Amend Section 1, Chapter 5204.

Laws of Florida, the same Being an act to Provide for the Certification of Teachers and to Prescribe Requirements for the Various Grades of Certificates.

Be It Enacted by the Legislature of the State of Florida:

Section 1. That Section 1, Chapter 5204, be amended so as to read as follows:
Sec. 1. No person shall be permitted to teach in the public schools of the State of Florida who does not hold a teacher's certificate granted in accordance with the provisions of this act; Provided, that County Superintendents may hold a special examination, and issue temporary certificates for a term not longer than the interval between the regular examinations, provided the applicant for such certificate furnishes affactory reasons for having failed to attend factory reasons for having failed to attend the regular examination. Provided that no person shall be permitted to the benefit of a second special examination under the provisions of this act. Provided further, that no certificate issued under the laws of this State since January 1, 1894, shall be rendered void by this act.

Sec. 2. All laws and parts of laws in con-sict with this act are herety repealed. Approved May 24, 1905.

Washington's birthday; April 25th, Memorial Day; June 3rd, birthday of Jefferson Davis; July 4th, Independence Day; First Monday in September, Labor Day; General Election Days; Thanksgiving Day; December 25th, Christmas Day; Good, Friday; and also theday known as Shrove Tuesday, commonly known as Mardi Gras Day in counties wherein there may be a Carnival Association.

Approved June 5, 1965.

CHAPTER 5393.—(NO. 22.)

AN ACT to provide for service by publica-tion upon unknown parties in interest in property envolved in certain Chancery suits and for Decrees and Other Proceedinga After Such Service.

Be It Enacted by the Legislature of the

State Reform School.

efore, it is hereby ordered that the committed to said institution until ins the age of twenty-one years, or is legally discharged.

lieves that there are persons interested in the 'property involved in such suit other than the known defendants, whose names are unknown to him, and shall pray for relief against them, he shall be entitled to process by publication to bring in such persons a parties defendant to such persons a parties defendant. that his mother's is that she is tate the name of such person in the bill.

Set it is that his telatives and their residence are as telatives and their residence are as some persons to appear to the bill on a rule day not less than twelve weeks from the making of the order and to publish such order once a week for twelve weeks, in a newspaper in for failure to comply with this proa week for twelve weeks, in a newspaper in said county. Such order shall designate the unknown defendants as "all parties claiming Court of Record, or County Judge, commit any person over ten years an interest" in the property to which relief is sought, which property shall be under eighteen years of age residing in shortly but fully described in the order. If isdiction, to the guardianship of said the name of any deceased known person don, where complaint in writing, set-shall be stated in the bill, the order of pub-tille acts of said person has been lication shall describe the unknown defendwhich complaint shall be sworn to ants as "all parties claiming interests under the proof shall be made in the pres-said person, that he is a proper person property which shall be described as afore-

Sec. 3. Decrees pro confesso can be en-fered as in other cases of service by publica-Sec. 10. That Section 9 of Chapter 4565, in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as in other cases of service by publication. Final decrees entered upon decrees proceed as follows:

Sec. 11. The sum of five housand dollars have been proceed as in other cases of service when the him of the confluint unless a period of the first processary, is hereby appropriated for the construction of the Board of Managers upon the process. And the sum of two thousand dollars hereby appropriated for the purpose of the sec. 12. The sum of two thousand dollars hereby appropriated for the construction of estates of decedents, shall not be had unless applied for within six months from the date of such service. Decrees for the sale of property in the admits a party, or is interested in the case of the second process. And the sum of two thousand dollars hereby appropriated for the construction of estates of decedents, shall not be reheard.

Sec. 4. If any defendant, against whom the date of such service. Decrees for the sale of property in the admits a party, or is interested in the case of the second process. And the sum of two thousand dollars hereby appropriated for the construction of estates of decedents, shall not be reheard.

Sec. 4. If any defendant against whom the date of such service are provided in this act shall at any indication of the construction of the construction of

ted to defend the bill as if he had been personally served with process. And the court may stay all proceedings upon the iginal decree pending such defense, the decree has been executed, may may, at

the final hearing, decree restitution.

But the title to property sold under the original decree and purchased by a bona fide purchaser for value, shall not be affectthe Governor. ed by any such rehearing. The defendant applying for such rehearing, shall give reasonable notice in writing to the complainant of such application.
Approved May 30, 1905.

CHAPTER 5394 -- (NO. 23.)

AN ACT Relating to the Recording of Decrees and Orders in Chancery in this

Be It Enacted by the Legislature of the State of Florida:

Section 1. That wherever any order or decree in chancery required to be signed by the Judge of the Circuit Court shall have and is hereby declared to be of the same force and effect, from the date of the en-try in such chancery order book, as if subsequent purchasers for value with-Approved June 5, 1905.

CHAPTER 5395 .- (NO. 24.)

AN ACT to Provides for the Payment by the State of Florida, of the Actual Traveling Expenses of the Judges of the Circuit Courts of this State, when holding Ses-sions of Court in their Respective Cir-

Be It Enacted by the Legislature of the State of Florida:

Section 1. The actual traveling expenses of the Judges of the Circuit Court of this State, incurred in traveling from their places of residence to the county sites of the coun-ties in their respective circuits, when holding sessions of the court therein as prescribed by law, shall be paid by the State; Provided, that no such expenses for any one year shall exceed three hundred dollars; Provided further, that should the Constitution of the State be so amended as to increase the salary of the judges of the Circuit Court. then no further sum or sums of money shall paid judges for traveling expenses under this act.

Sec. 2. Such actual traveling expenses are hereby defined to be railroad and hack fares and hotel bills, and the same shall be in the following manner:

Each judge of the Circuit Court, shall upon the closing of a term of court for his circuit, make out upon blanks to be provided by the Comptroller, a requisition for such actual expenses incurred during the term just closed, which requisition shall contain an itemized list of such expenses, certified to see being correct by the Circuit. certified to, as being correct, by the Circuit ludge, in whose behalf the same is made. The Comptroller shall audit such requisiion and if found correct shall draw his war-ant upon the State Treasurer, in payment hereof, in favor of the judge in whose behalf such requisition was made. It is here-by made the duty of the Comptroller of this State to supply the judges of the Circuit Court of the State with such blank requisi-

Judicial District. Be It Enacted by the Legislature of the

State of Florida: Section 1. That from and after the passage of this act, the time for holding erms of the Circuit Court of the Sixth

dicial Circuit shall be and is hereby estab-lished as follows: There shall be two regular terms of said There shall be two regular terms of said court held in each county of said circuit during each year, to be known as the Spring Term and the Fall Term.

The Spring Term of the Circuit Court shall commence at the county site of Lee county, on the fourth Tuesday in February; at the county site of DeSoto county, on the first Tuesday in March; at the county site of Polk county on the third Tuesday in March; at the county site of Managery of the fourth Tuesday in March; at the county site of Managery of the fourth Tuesday in March; at the county site of March;

holidays shall be understood to be the following:

The first day of the week, Sunday; January 1st. New Year's Day; January 1sth, ty site of Manatee county on the second Tuesday in November; at the county site of Manatee county on the second Tuesday in November; at the county site of Monroe county on the fourth Tuesday in November; at the county site of Monroe county on the fourth Tuesday in November; at the county site of Hills-July 4th, Independence Day; First Monday brough county on the second Tuesday in December. December.

December.

Sec. 3. All laws and parts of laws in conflict herewith are hereby repealed.

Sec. 4. This act shall take effect upon its approval by the Governor, or its becoming a law without such approval.

Approved May 31, 1965.

CHAPTER 5397 .- (NO. 26.)

AN ACT to Prescribe the Time for Holding the Terms of the Circuit Court in and for the Eighth Judicial Circuit of the State of Florida:

Be It Enacted by the Legislature of the Be It Enacted by the Legislature of the State of Florida:
Section 1. That from and after the passage of this act, the time for holding the terms of the Circuit Court in and for the Eighth Judicial Circuit shall be as hereinafter fixed. There shall be two regular terms of said court held in each county of said Eighth Circuit each year, to be known as the Spring Term and Fall Term.

Sec. 2. The Spring Term of the Circuit Section 1. If any complaint in a suit in chancery for the partition of, or for the quieting of title to, or clearing a cloud from, or for the enforcement of a mortgage, or lien against, or for specific performance of a contract to convey, or exchange real estate, or for the administration of a decedent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent, shall state in a sworn bill that he best dent. commence in the county of Levy on the fourth Monday in March; in the county of Baker on the first Monday in April; in the county of Putnam on the second Monday in April; in the county of Bradford on the fourth Monday in April; and in the county of Alachua on the first Monday in May

May.

The Fall Term of said court shall commence in the county of Levy on the fourth Monday in September; in the county of Baker on the first Monday in October; in the county of Putnam on the second Monday in October; in the county of Bradford on the fourth Monday in October; and in the county of Alachua on the second Monday in November. day in November. Sec. 3. That all laws and parts of laws

Sec. 3. That all laws allo part this act in conflict with the provisions of this act be, and the same are hereby repealed.

Sec. 4. This act shall take effect immessec. 4. This act shall take effect immessec. diately upon its approval by the Gover-Approved May 26, 1905.

CHAPTER 5398 .- (NO. 27.)

AN ACT to Amend Section 967, Second Division, Title 1, Chapter 1, Article 1, of the Revised Statutes of the State of Flori-da, Prescribing the Disqualifications of

with the foregoing section are hereby reits approval by the Governor, or upon its becoming a law without such approval. Becomes a law without the approval of

CHAPTER 5399 -- (NO. 28.)

AN ACT Defining the Duties of the Several State Attorneys of this State and Fix-ing their Salaries.

Be It Enacted by the Legislature of the State of Florida:

Section 1. That in addition to the duties now imposed upon the several State Attorney of this State, by statutes it shall be their duty to assist the Attorney-General in the preparation and presentation of all appeals to the Supreme Court, from the Circuit Court of their respective circuits, of all cases civil or criminal in which the State is a party.

Sec. 2. That if any State Attorney shall by the Judge of the Circuit Court shall have been heretofore entered in the chancery order book instead of upon the minutes of the court, every such order and decree shall be, and is hereby declared to be of the same would be best subserved by an exchange of force and effect, from the date of the en-try in such chancery order book, as if the same had been at such time entered in the same had been at such time entered in any of the counties of this State between such same had been at such time entered in minutes of the court; Provided, however, it nothing herein shall affect creditors subsequent purchasers for value withnotice.

Approved June 5, 1965.

Sec. 3. That it shall be the duty of the several State Attorneys of this State to represent the State of all cases of habeas corpus arising in their respective circuits, and he arising in their respective circuits, and he shall also represent the State, either in person or by assis ant, in cases of preliminary trials, of persons charged with capital offence, in all cases where the committing magistrate shall have given him due and timely notice of the time and place of such trial except that in such counties where there shall be established a criminal court of record or county court, then such State Attorney may not be required to represent such proceedings except in cases where a felony is charged.

Sec. 4. Nothing in this act shall be construed as repealing or abridging the statute law now authorizing circuit Judges to appoint acting, or assistant State Attorneys, and providing for their payment out of the salary of the State Attorney for whom they are acting, or whom they are assisting.
Sec. 5. That from and after the passage of this act, the salary of the several State Attorneys shall be twenty four hundred doilars each, annually payable in the same manner as now provided by law. Sec. 6. That this act shall go into effect

upon its passage and approvat. Approved May 31, 1905. CHAPTER 5400 .- (NO. 29.)

AN ACT to Provide for the Privileges of Witnessess in Investigations and Prose-cutions for the Violation of the Statutes Against Bribery, Gaming and Gambling, and for Violation of the Statutes Against the Illegal Sale of Spirituous, Vinous or

Be It Enacted by the Legislature of the State of Florida

Section 1. Witnesses Privileges. No per-on shall be excused for attending and testi-State to supply the judges of the Circuit Court of the State with such blank requisitions.

Sec. 3. Such funds in the treasury, as are not otherwise appropriated, and which may be necessary to carry out the provisions of this act are hereby appropriated.

Sec. 4. This act shall take effect immediately upon its approval by the Governor.

Approved June 6, 1905.

AN ACT Fixing he time for Holding Terms of the Circuit Court in and for the Sixth Judicial District.

Son shall be excused for attending and testifying or producing any book, paper or other document before any court upon any in the statutes of this fixed protecting any book, paper or other document before any court upon any in the statutes against the illegal or of any of the Statutes against the illegal or of any of the Statutes against the illegal or of spirituous, vinous or mait liquors, upon the ground or for the reason that the testimony or evidence, documentary or otherwise, required of him may tend to convict him of a crime or to subject him to a penalty or forfeiture; but no person shall be prosecuted or subjected to any penalty or forfeiture for or account of any transaction, matter or thing concerning which he may so testify or produce evidence, document before any court upon any intended occument before any court upon of the Statutes of this state against the illegal or of any of the Statutes against the illegal or of or any of the Statutes against the illegal or of or any of the Statutes against the illegal or of or of any of the Statutes against the illegal or of or of any of the Statutes against the illegal or of or of any of the Statutes against the illegal or of or of any of the Statutes against the illegal or of or of any of the Statutes of this sale of spirituous, vinous or mait against him upon any criminal investigation proceeding

Sec. 2. This act shall take effect immediately upon its approval by the Gover-Approved June 1, 1905.

CHAPTER 5401 .- (NO. 30.)

AN ACT Relating to Binding Witnesses Over by Justices of the Peace and Coun-ty Judges When Sitting as Committing Magistrates, to Appear Before the Grand

Be It Enacted by the Legislature of the State of Florida:

Section 1. It shall be the duty of all Justices of the Peace and County Judges, when sitting as committing magistrates, in all cases where the defendant shall be held CHAPTER 5392.—(NO. 21.)

AN ACT to Define Legal Hollidays in the State of Florida.

Be It Enacttd by the Legislature of the State of Florida:

Section 1. That whenever in contracts to be performed in the State of Florida, reference is made to Legal Hollidays, legal

day in March; at the county site of Manathe county on the fourth Tuesday in March; at the county site of Pasco county on the second Tuesday in April; at the county site of Hillshorough to await the action of the grand jury, to shell commence in the county of Pasco on the first Tuesday in October; at the county of Pasco on the first Tuesday in October; at the county of Pasco on the first Tuesday in October; at the county of Pasco on the first Tuesday in October; at the county of Pasco on the said witness is to appear before the said grand jury, a memoranda in writing, stating the date when the first Tuesday in October; at the county of Pasco on the said witness is to appear.

Section 1. It shall be the duty of all Justices of the Peace and County Judges, at the county site of Manathe county site of Manathe county site of Manathe county in March; at the county site of Manathe county in March; at the county site of Manathe county in March; Justices of the Peace and County Judges, at the county site of Manathe county on the fourth Tuesday in date county of the said court of the said court of the next grand jury shall meet before whom the first Tuesday in October; at the county of Decounty commissioners in each county, to